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APPLICATION N	IO. FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/706,071	09/706,071 11/03/2000		Leif Wilhelmsson	P13615US2	6691
27045	7590	11/28/2005		EXAMINER	
	ON INC.	_	SCHEIBEL, ROBERT C		
6300 LEGACY DRIVE M/S EVR C11				ART UNIT	PAPER NUMBER
PLANO,	PLANO, TX 75024			2666	
				DATE MAILED: 11/28/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
Office Action Occurrence	09/706,071	WILHELMSSON ET AL.					
Office Action Summary	Examiner	Art Unit					
	Robert C. Scheibel	2666					
The MAILING DATE of this communication app	ears on the cover sheet with the c	orrespondence address					
Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period v.  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
	entember 2005						
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<del>/=</del>		secution as to the merits is					
Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
closed in accordance with the practice under E	in punto quayro, 1000 C.B. 11, 40	3.5.216.					
Disposition of Claims							
4)⊠ Claim(s) <u>1-40</u> is/are pending in the application.							
4a) Of the above claim(s) is/are withdraw	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-40</u> is/are rejected.	Claim(s) <u>1-40</u> is/are rejected.						
7) Claim(s) is/are objected to.	Claim(s) is/are objected to						
8) Claim(s) are subject to restriction and/or	r election requirement.						
Application Papers							
9) The specification is objected to by the Examine	r.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correct	ion is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.					
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a) ☐ All b) ☐ Some * c) ☐ None of:							
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
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Attachment(s)							
Notice of References Cited (PTO-892)	4) Interview Summary						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	ite atent Application (PTO-152)					
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	6) Other:	aton Application (FTO-152)					

#### **DETAILED ACTION**

• Applicant's Amendment filed 9/13/2005 is acknowledged.

• Claims 1 and 21 are currently amended in this amendment.

• Claims 1-40 are currently pending.

## Response to Arguments

1. Applicant's arguments, see pages 9-11, filed 9/13/2005, with respect to the rejection of claims 1-11, 14-17, 21-31 and 34-37 under 35 U.S.C. 103(a) have been fully considered but they are not persuasive. In the first paragraph of this section, Applicant summarizes the rejection. In the next paragraph, Applicant describes the invention as described in the specification.

Examiner notes that this description is quite a bit more detailed than that specified in the existing claim language. Examiner notes that the rejections maintained below can be overcome by more clearly defining the invention in the independent claims using language similar to that used in several sections of the remarks section of the present amendment. Although the present broad claim language encompasses the present invention, it is broad enough to also read on the references as described in the rejections below. Examiner strongly encourages applicant to better distinguish the details of how the channel degradation is characterized as well as how the invention responds to this characterization in the independent claims.

Referring back to the applicant's remarks, in the third paragraph of this section,

Applicant sets forth arguments regarding the Eckhardt reference. Specifically, Applicant argues that Eckhardt adapts packet size and error correction independently of one another and that it does not disclose determining the extent to which noise and interference is the problem.

However, Examiner relies on Khayrallah for this limitation as explained in the previous action and reiterated below. Applicant continues this argument by indicating that if the FLEX algorithm proposed by Eckhardt were a method like the present invention, it would determine how many errors were corrected by the code and then if the code rate should be changed. Applicant further indicates that Eckhardt differs from Figure 3 of the present invention. However, these differences are not specified in the present broad claim language. These are limitations in the specification and Examiner is required to give the claims the broadest reasonable interpretation.

In the next paragraph, Applicant makes arguments regarding the Khayrallah reference. For example, Applicant argues that Khayrallah does not disclose determining whether a channel is noise or interference limited. As evidence, Applicant states that Khayrallah does not disclose changing packet lengths. However, the claim language of the independent claims does not discuss changing packet lengths; thus this argument does not apply to the allowability of the current broad claims. Further, Applicant argues that one must know what type of system is used in order to determine whether noise or interference is the problem and states that this had nothing to do with using a channel quality measure to determine the source of degradation of the channel. However, it is Eckhardt that discloses the use of a channel quality measure. In other words, Eckhardt is performing a method very similar to that claimed in the independent claims and Khayrallah is indicating that the dynamic adjustments made by Eckhardt are in fact based on the channel being interference or noise limited.

In the following paragraph, Applicant argues that there is no motivation to combine these two references. However, Examiner respectfully disagrees. Khayrallah provides the motivation

as stated in the previous office action and reiterated below. The remaining paragraphs of this section summarize the general argument that has been discussed point by point above. The additional limitations have been addressed in detail in the rejection below.

- 2. Applicant's arguments with respect to the rejection of claims 1-2, 11-13, 21-22, and 31-33 under 35 U.S.C. 103(a) have been considered but are moot in view of the new grounds of rejection.
- 3. Applicant's arguments, see pages 13-15, filed 9/13/2005, with respect to the rejection of claims 18-20 and 38-40 under 35 U.S.C. 103(a) have been fully considered but they are not persuasive. In the first two paragraphs of this section, Applicant summarizes the rejection. In the rest of this section, applicant makes a number of arguments regarding the Ward reference.

For example, in the third and fourth paragraphs of this section, Applicant argues that Ward does not distinguish between noise and interference as the cause of signal degradation on a channel and thus does not disclose the limitations of claim 18. However, this limitation was already addressed in the rejection of the independent claim above. In response to applicant's arguments against the references individually, one cannot show nonobviousness by attacking references individually where the rejections are based on combinations of references. See *In re Keller*, 642 F.2d 413, 208 USPQ 871 (CCPA 1981); *In re Merck & Co.*, 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986).

In the fifth and sixth paragraphs of this section, Applicant argues various differences between Ward and the specification. However, Applicant is not arguing the specific claim limitations of claims 19 and 20. In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant

relies (i.e., that interference is not under control in a system like the Applicant's, and in regard to the specifics of how the coding should be changed based on a change in the interference) are not recited in the rejected claims. Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

## Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

5. Claims 1-11, 14-17, 21-31, and 34-37 are rejected under 35 U.S.C. 103(a) as being unpatentable over the paper "Improving Wireless LAN Performance via Adaptive Local Error Control" by Eckhardt et al in view of U.S. Patent 5,920,597 to Khayrallah et al.

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Regarding claims 1 and 21, Eckhardt discloses the step of determining a quality measure in the quality measures of truncation detection and decoder failure discussed in section 6.3 on page 335. The channel quality processor is the 80486 processor described in the third line of section 7.1 on page 335. The step of estimating a quality condition is disclosed in the BIMODAL policy description paragraph found in section 6.3 on page 335 ("...when conditions are good..." and "...when they are poor...") The quality condition is the number of consecutive transactions that are truncated or corrupted. The step of selecting a packet type is disclosed in the third paragraph of section 6.2 on page 334 and in the BIMODAL policy description paragraph of section 6.3 on page 335. The different segment sizes and levels of FEC are the different packet types ("BOLD" or "ROBUST"). The packet type selector is the adaptation policy module described in section 6.2.

Eckhardt does not disclose expressly the limitation of determining from the estimate quality condition whether the channel is noise limited or interference limited or the limitation of basing the packet type selection on whether the channel is noise or interference limited.

Khayrallah teaches using higher coding rates when a channel is noise limited rather than interference limited in lines 57-61 of column 3. Khayrallah also implicitly teaches the converse of this – that lower coding rates are to be used when a channel is more interference limited that noise limited. Since Eckhardt teaches changing the packet type (the amount of coding) based on the channel quality, this teaching applied to Eckhardt clearly teaches changing the packet type based on whether the channel is noise or interference limited. Clearly, one would have to determine whether the channel is noise or interference limited in order to appropriately change the packet type. Further, the combination of Eckhardt and Khayrallah also clearly performs the

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determining step individually for different packet types. While the packet type is changed, Eckhardt continuously evaluates the channel quality to determine whether the packet type should again be changed; that is, it performs this evaluation individually for different packet types. As such, in the Eckhardt/Khayrallah combination, the determining step would similarly be performed individually for different packet types. Similarly, regarding claim 21, the Eckhardt/Khayrallah combination discloses the limitation that determining whether the channel is noise or interference limited from packet to packet; Eckhardt is continuously evaluating the channel condition to determine whether the packet type should again be changed; that is, it performs this evaluation from packet to packet. As such, in the Eckhardt/Khayrallah combination, the determining step would similarly be performed from packet to packet.

Eckhardt and Khayrallah are analogous art because they are from the same field of endeavor of wireless communications systems.

At the time of the invention it would have been obvious to a person of ordinary skill in the art to modify Eckhardt to use uncoded packet types when the channel is interference limited (larger number of truncations relative to the decoder failures detected) and use coded packet types when the channel is primarily noise limited (relatively small number of truncations relative to the decoder failures detected.)

The motivation for doing so would have been to improve the efficiency with which the bandwidth is used. This is implied by Khayrallah in lines 55-64 of column 3; the statement that more error correction is justified in primarily noise-limited channels implies that the error correction is more effective in these channel conditions. Conversely, this implies that error correction is less effective in interference-limited channels. Thus, this suggestion would improve

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the utilization of the channel (only using bandwidth for coding overhead when it is most effective.)

Therefore, it would have been obvious to combine Khayrallah with Eckhardt for the benefit of improved utilization of the channel to obtain the invention as specified in claims 1 and 21.

Regarding claims 2 and 22, the limitation that at least one quality measure is determined based on information obtained from the receiver is disclosed in the third paragraph of section 6.2 on page 334. The information from the receiver is the "error reports that slaves include in DATA-ACK packets".

Regarding claims **3 and 23**, the limitation that at least one quality measure is determined based on information obtained in the transmitter unit is also disclosed in the third paragraph of section 6.2 on page 334. The information from the transmitter is the masters "own observations".

Eckhardt does not explicitly suggest the limitation of ignoring receiver side measures of claims 4 and 24, the limitation of which quality measure is determined of claims 5 and 25, the limitation of the selected packet type being the same as a previously selected packet type of claims 10 and 30.

Regarding claims 4 and 24, it would have been obvious to one of ordinary skill in the art to ignore receiver side quality measures. In the third paragraph of section 6.2 on page 334, Eckhardt indicates how the transmitter (master) utilizes both transmitter information (its own observations) and receiver information (error reports) in the adaptation policy module to track the quality of the wireless link. As is obvious to one of ordinary skill in the art, there can be

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discrepancies between these two independent pieces of information. In this case, it is obvious that a simple method of resolving these differences is by using only one of the two measures when this situation is encountered. The motivation for doing so would have been to provide a simple method of resolving discrepancies between the two independent pieces of information. Therefore, it would have been obvious to modify Eckhardt to ignore receiver information for the benefit of a simple method of resolving discrepancies to obtain the invention as specified in claims 4 and 24.

Regarding claims 5 and 25, although Eckhardt doesn't explicitly suggest the limitation of which one of the at least one quality measures depending on a previously selected packet type. However, Eckhardt uses decoder failures as one quality measure (as shown in the description of the FLEX adaptation policy in section 6.3 on page 335). Eckhardt also indicates that based on the channel quality, the transmitter may change the encoding such that the entire block carries user data; in other words, the data is unencoded. It is obvious to one of ordinary skill in the art that this measure (of decoder failure) cannot be used when the signal is not encoded. Thus, although Eckhardt doesn't explicitly suggest determining which quality measure based on the previously selected packet, it is obvious that this must be done to support the unencoded packet type described above. It would be obvious to one of ordinary skill in the art to modify Eckhardt to use either truncation and encoder failure measures or only truncation as quality measures based on the previously selected packet type. That is, only truncation is used when the unencoded packet type is selected and both measures are used when other packet types are selected. The motivation for doing so is to support unencoded packet types. Therefore, it would

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have been obvious to modify Eckhardt as described above for the purpose of supporting unencoded packet types to obtain the invention as specified in claims 5 and 25.

Regarding claims 6-7 and 26-27, Eckhardt and Khayrallah disclose all the limitations of parent claims 1 and 21 as discussed above. Eckhardt does not disclose expressly the limitations of using an uncoded packet type when the channel is primarily interference limited (claims 6 and 26) or using a coded packet type when the channel is primarily noise limited (claims 7 and 27).

Khayrallah teaches using higher coding rates when a channel is noise limited rather than interference limited in lines 57-61 of column 3. Khayrallah also implicitly teaches the converse of this – that lower coding rates are to be used when a channel is more interference limited that noise limited. Regarding claims 6 and 26, the passage cited above discloses the limitation of using uncoded packet types when the channel is interference limited. Regarding claims 7 and 27, the passage cited above also discloses the limitation of using coded packet types when the channel is noise limited.

Eckhardt and Khayrallah are analogous art because they are from the same field of endeavor of wireless communications systems.

At the time of the invention it would have been obvious to a person of ordinary skill in the art to modify Eckhardt to use uncoded packet types when the channel is interference limited (larger number of truncations relative to the decoder failures detected) and use coded packet types when the channel is primarily noise limited (relatively small number of truncations relative to the decoder failures detected.)

The motivation for doing so would have been to improve the efficiency with which the bandwidth is used. This is implied by Khayrallah in lines 55-64 of column 3; the statement that

more error correction is justified in primarily noise-limited channels implies that the error correction is more effective in these channel conditions. Conversely, this implies that error correction is less effective in interference-limited channels. Thus, this suggestion would improve the utilization of the channel (only using bandwidth for coding overhead when it is most effective.)

Therefore, it would have been obvious to combine Khayrallah with Eckhardt for the benefit of improved utilization of the channel to obtain the invention as specified in claims 6-7 and 26-27.

Regarding claims 8 and 28, Eckhardt discloses the limitation of selecting a relatively short packet type when the channel has a high bit error rate in both the BIMODAL and BI-SIZE adaptation policies in paragraphs 5 and 6 of section 6.3 on page 335. When packet corruption is detected, these policies reduce the size of the packets.

Regarding claims 9 and 29, Eckhardt discloses the limitation of selecting a relatively long, uncoded packet type if the channel is neither interference nor noise limited in the description of the BIMODAL adaptation policy. Eckhardt states that this policy behaves exactly like the BOLD policy when conditions are good; the BOLD policy uses maximally sized packets with no error coding.

Regarding claims 10 and 30, Eckhardt discloses the limitation that the selected packet type is the same as a previously selected packet type in the BIMODAL policy paragraph of section 6.3; the last phrase ("it sends small, heavily-coded packets until three consecutive packets are not damaged") implies that these same "ROBUST" packet type will be selected until three consecutive undamaged packets are detected.

Regarding claims 11 and 31, Eckhardt discloses the limitation of the selected packet type being different than the previously selected packet type in the paragraph describing the BIMODAL policy of section 6.3 on page 335.

Regarding claims 14 and 34, Eckhardt discloses the limitation of the estimating step including comparing the quality measure to a predefined value in the BIMODAL policy paragraph (section 6.3 on page 335). The predefined value in this case is two. If more than two consecutive packets are truncated or corrupted, a particular action is taken.

Eckhardt does not explicitly suggest the limitation of waiting a predefined time period before selecting a packet type of claims 15 and 35.

Regarding claims 15 and 35, it is well known to one of ordinary skill in the art to use a timer to implement a hysteresis mechanism when automatically varying a particular characteristic in a communications system. It would have been obvious to one of ordinary skill in the art to use a timer to control the frequency at which the packet type is changed. The motivation for doing so would have been to prevent the packet type from rapidly changing back and forth between multiple types when the channel quality measure is near a threshold. Therefore, it would have been obvious to add hysteresis using a timer to the invention of Eckhardt for the purpose of preventing the packet type from rapidly changing to obtain the invention as specified in claims 15 and 35.

Regarding claims 16 and 36, Eckhardt discloses the limitation of at least an error detection quality measure being used to estimate the channel condition in the detection of truncations described in section 6.3 on page 335. As described on line 2 of section 3.2 on page

329, truncation is the partial loss of a packet, so detection of packet truncation is clearly an error detection quality measure.

Regarding claims 17 and 37, Eckhardt discloses the limitation of at least an FEC quality measure (corruption) and an error detection quality measure (truncation) being used in the decoder failures described in the description of the BIMODAL adaptation policy in section 6.3 of page 335.

6. Claims 12-13 and 32-33 are rejected under 35 U.S.C. 103(a) as being unpatentable over the paper "Improving Wireless LAN Performance via Adaptive Local Error Control" by Eckhardt et al in view of U.S. Patent 5,920,597 to Khayrallah et al and in further view of the Bluetooth Core Specification Version 1.0 B (hereinafter referred to as "Bluetooth 1.0 B").

Eckhardt, modified, discloses all the limitations of the parent claims 1 and 21 as described in the rejection according to 35 U.S.C. 103(a) above.

Eckhardt, modified, does not disclose expressly the limitation of claims 12-13 and 32-33.

Bluetooth 1.0 B discloses these limitations as follows. Regarding claims 12 and 32, the limitation of the network being an ad hoc network is anticipated by the fact that this document defined the Bluetooth standard which is defined for use in ad hoc networks as is well known in the art. Regarding claims 13 and 23, the limitation that the network is a Bluetooth wireless network is anticipated by the title of the document.

Eckhardt, modified, and Bluetooth 1.0 B are analogous art because they are from the same field of endeavor of wireless LANs.

At the time of the invention it would have been obvious to a person of ordinary skill in the art to modify Eckhardt, modified, to use the same method on a Bluetooth system. The motivation for doing so would have been to support yet another wireless protocol. Eckhardt suggests throughout that an advantage of the method described is that it is LAN and protocol independent as described in the last paragraph of section 2.2, for example. Therefore, it would have been obvious to combine Bluetooth 1.0 B with Eckhardt, modified, for the benefit of supporting another LAN protocol to obtain the invention as specified in claims 12-13 and 32-33.

7. Claims **18-20 and 38-40** are rejected under 35 U.S.C. 103(a) as being unpatentable over the paper "Improving Wireless LAN Performance via Adaptive Local Error Control" by Eckhardt et al in view of U.S. Patent 5,920,597 to Khayrallah et al and in further view of U.S. Patent 5,701,294 to Ward et al.

Eckhardt, modified, discloses all the limitations of the parent claims 1 and 21 as described in the rejection according to 35 U.S.C. 103(a) above.

Eckhardt, modified, does not disclose expressly the limitation of claims 18 and 38 of at least a received signal strength and error detection quality measure are used. Further, Eckhardt does not disclose expressly the limitations of at least a packets positively acknowledged and power amplifier voltage are used to estimate the channel condition (claims 19 and 39) or the limitation of these measure being based partly on at least one of error detection, FEC, or signal strength quality measure (claims 20 and 40).

Regarding claims 18 and 38, Ward discloses estimating the channel quality based on signal strength (SS) and error detection (BER) in lines 49-54 of column 8.

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Regarding claims 19 and 39, Ward discloses the limitation of estimating the channel quality based on a positive packets acknowledged in the BER from lines 49-54 of column 8. It is well known in the art that one means for estimating the bit error rate of a channel is based on the acknowledgements received in a typical ARQ error detection scheme. The limitation of the channel condition being estimated based on the power amplifier voltage is disclosed in lines 8-28 of column 5 of Ward. The last two sentences indicate that if the signal strength is less than a threshold when the system is operating at maximum power, the call will be handed off or dropped. This clearly indicates that the power of the transmitter is used in the determination of the channel condition (since, as is well known, the channel condition is used to determine when to handoff or drop calls).

Regarding claims 20 and 40, the limitation that the positively acknowledged packets quality measure and the power amplifier voltage are based partly on at least one of the error detection quality measure, FEC quality measure, and RSSI quality measure is disclosed in lines 8-28 of column 5. This passage links the transmitter power level and the signal strength in the determination of the channel condition. If the signal strength is less than a threshold, the power level is then evaluated to make a determination on the condition of the channel.

Eckhardt, modified, and Ward are analogous art because they are from same field of endeavor of detecting channel quality in wireless systems.

At the time of the invention it would have been obvious to a person of ordinary skill in the art to modify Eckhardt to use signal strength, bit error rate, and transmitter power level to ascertain the channel quality. The motivation for doing so would have been to more accurately measure channel quality by using more of the potential network conditions that may affect quality (as suggested in lines 24-29 of column 8).

Therefore, it would have been obvious to combine Ward with Eckhardt and Khayrallah for the benefit of more accurate channel quality estimates to obtain the invention as specified in claims 18-20 and 38-40.

#### Conclusion

1. Applicant's amendment necessitated the new grounds of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Robert C. Scheibel whose telephone number is 571-272-3169.

The examiner can normally be reached on Monday and Thursday from 6:30-5:00 Eastern Time.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Seema S. Rao can be reached on 571-272-3174. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Robert C. Scheibel Examiner Art Unit 2666

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